

BY FIRST CLASS MAIL AND EMAIL

FEB 2 8 2013

Terry Keith Howell

Seminole, FL 33778-2661

**RE:** MUR 6516

Terry Keith Howell

Dear Mr. Howell:

On February 7, 2013, the Federal Election Commission accepted the signed conciliation agreement you submitted in settlement of a violation of 2 U.S.C. § 441f, a provision of the Federal Election Campaign Act of 1971, as amended ("the Act"). Accordingly, the file has been closed in this matter as to you.

You are advised that the confidentiality provisions of 2 U.S.C. § 437g(a)(12)(A) remain in effect, and that this matter is still open with respect to other respondents. The Commission will notify you when the entire file has been closed. When it is closed, documents related to the case will be placed on the public record within 30 days. See Statement of Policy Regarding Disclosure of Closed Enforcement and Related Files, 68 Fed. Reg. 70,426 (Dec. 18, 2003) and Statement of Policy Regarding Placing First General Counsel's Reports on the Public Record, 74 Fed. Reg. 66132 (Dec. 14, 2009). Information derived in connection with any conciliation attempt will not become public without the written consent of the respondent and the Commission. See 2 U.S.C. § 437g(a)(4)(B).

Enclosed you will find a copy of the fully executed conciliation agreement for your files. Please note that the civil penalty is due within 60 days of the conciliation agreement's effective date. If you have any questions, please contact me at (202) 694-1341.

Sincerely,

Michael A. Columbo

Attorney

Enclosure
Conciliation Agreement

1	BEFORE THE FEDERAL ELECTION COMMISSION					
2 3 4	In the Matter of ) MUR 6516					
5	Terry Keith Howell					
6 7	CONCILIATION AGREEMENT					
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9	This matter was initiated by the Federal Election Commission ("Commission") pursuant					
0	to information ascertained in the normal course of oarrying out its supervisory responsibilities.					
1	The Commission found reason to believe that Teny Keith Howell ("Respondent") violated					
12	2 U.S.C. § 441f.					
13	NOW, THEREFORE, the Commission and the Respondent, having participated in					
14	informal methods of conciliation, prior to a finding of probable cause to believe, do hereby agree					
15	as follows:					
16	I. The Commission has jurisdiction over the Respondent and the subject matter of					
17	this proceeding, and this agreement has the effect of an agreement entered pursuant to 2 U.S.C.					
8	§ 437g(a)(4)(A)(i).					
19	II. Respondent has had a reasonable opportunity to demonstrate that no action should					
20	be taken in this matter.					
21	III. Respondent enters valuntarily into this agreement with the Commission.					
22	IV. The pertinent facts in this matter are as follows:					
23	1. Timothy Mobley is a home builder and was business partners with Rep.					
24	Vernon G. Buchanan in real estate developments and Buchanan's former Suncoast Ford car					
25	dealership. Mobley also served as a volunteer fundraiser for Buchanan.					
26	2. Timothy Hohl has been Mobley's accountant for 30 years and is also					
27	Mobley's brother-in-law. Hohl's accounting firm and the offices of Mobley's businesses share a					
28	huilding that Mohley and Hohl jointly own					

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1	3. Terry Keith Howell has owned and operated trucking companies for many
2	years.
3	4. Express Freight of Florida, LLC ("EFF") is a trucking company that
4	Mobley, Hohl, and Howell formed in early 2008, in which each had an ownership interest.
5	5. MTampa Financing, LLC, is a company that Mobley formed at
6	approximately the same time as EFF which he wholly owned and controlled through other
7	entities. Mobley expected MTampa Financing, LLC to finance EFF's operations by purchasing
8	EFF's account receivables at a discount, a business known as factoring.
9	Applicable Law
10	6. The Federal Election Campaign Act of 1971, as amended ("the Act"),
11	provides that no person shall make a contribution in the name of another person or knowingly
12	permit his or her name to be used to effect such a contribution. 2 U.S.C. § 441f. Section 441f.
13	prohibits providing money to others to effect contributions in their names without disclosing the
14	source of the money to the recipient candidate or committee at the time the contribution is made,
15	it includes knowingly helping or assisting any person in making a contribution in the name of
16	another, and it applies to individuals as well as incorporated or uniccorporated entities.
17	11 C.F.R. § 110.4(b); 2 U.S.C. § 431(11) (term "person" includes partnerships and corporations).
18	7. During the 2005-2006 election cycle, a person could contribute no more
19	than \$2,100 to a candidate and his or her authorized committee per election, and during the 2007
20	2008 election cycle, the limit was \$2,300 per election. See 2 U.S.C. § 441a(a).

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\$8,800 in contributions to VBFC.

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## 1 Respondents' Reimbursement of Howell's Contributions 2 8. In March 2008, Mobley solicited Howell to contribute \$8,800 to Vern 3 Buchanan for Congress ("VBFC"). Mobley provided Howell with contribution instructions from 4 VBFC that indicated that he could contribute \$8,800, which could be divided between the 2006 5 and 2008 election cycles, and divided between the primary and general elections within each 6 cycle. 7 9. Howell informed Mobley and Hohl that he did not have sufficient funds to make the contributions. Mobley told Howell to make the contributions, and told Howell that he 8 9 (Mobley) would give the money back to Howell. 10 Howell wrote two personal checks dated March 27, 2008, totaling \$8,800, 10. 11 to VBFC. 12 11. EFF wrote an \$8,800 check to Howell dated March 28, 2008, and signed 13 by Hohl and Howell, to reimburse Howell for his contributions to VBFC. The memo line of the 14 check states "Political Contribution." Howell deposited the check on March 28, 2008. 15 12. VBFC disclosed to the Commission that, on March 31, 2008, it received 16 \$8,800 in contributions from Howell. 17 13. Mobley then authorized his company, MTampa Financing, LLC, to 18 disburse \$8,800 to EFF to reimburse EFF for its reimbursement of Howell's contributions to 19 VBFC. This was accomplished through an \$8,800 MTampa Financing, LLC, check made 20 payable to EFF that was dated April 1, 2008, and signed by Hohl. 21 14. Accordingly, MTampa Financing, LLC, was the true contributor for the

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1	v.	Resp	condent violated 2 U.S.C. § 441f by making and assisting in the making of		
2	\$8,800 in contributions from MTampa Financing, LLC, to Vern Buchanan for Congress in Howell				
3	name.				
4	VI.	1.	Respondent will pay a civil penalty to the Federal Election Commission in		
5	the amount of One Thousand Dollars (\$1,000), pursuant to 2 U.S.C. § 437g(a)(5)(A).				

VII. The Commission, on request of anyone filing a complaint under 2 U.S.C.

§ 437g(a)(1) concerning the matters at issue herein or on its own motion, may review compliance

with this agreement. If the Commission believes that this agreement or any requirement thereof has

been violated, it may institute a civil action for relief in the United States District Court for the

District of Columbia.

Respondent will cease and desist from violating 2 U.S.C. § 441f.

- VIII. This agreement shall become effective as of the date that all parties hereto have executed same and the Commission has approved the entire agreement.
- 14 IX. Respondent shall have no more than 60 days from the date this agreement
  15 becomes effective to comply with and implement the requirements contained in this agreement
  16 and to so notify the Commission.
  - X. This Conciliation Agreement constitutes the entire agreement hetween the parties on the matters raised herein, and no other statement, promise, or agreement, either written or

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Page 5 oral, made by either party or by agents of either party, that is not contained in this written 1 agreement shall be enforceable. 2 FOR THE COMMISSION: 3 4 Lisa J. Stevenson Deputy General Counsel - Law 5 6 7 BY: 8 Daniel A Petalas Date Associate General Counsel 9 for Enforcement 10 11 FOR THE RESPONDENT: